

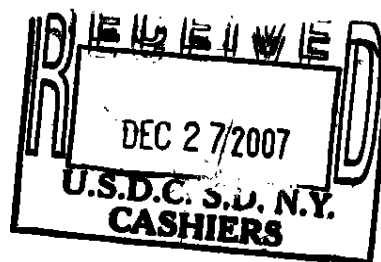
**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK**

BOUCAUD, ANDRE M.
ABEL, ALAIBI
ADDISON, ANTOINETTE
ADENUGA, SIKIRU, A.
ADEPETU, TAJUDEEN
AGBASONU, GERTRUDE
AHUNAMBA, EMEKA
AIKMAN, MICHAEL
ALATISHE, OLABODE
ALIU, BENJAMIN
ALLMAN, AIYANA
ALSTON, SYDELLE
ALZATE, CHERIE
ANDERSON, GERRARD E.
ANNAHIJ, TOMISA
APATA, OLUBANKE, D.
ARRINDELL, AUBREY
ARTIS, KIM
BABATUNDE, LADUNNI, M
BANKS, DAYNE,
BANNISTER, PATRICIA
BARR, THOMAS, C.
BELAFONTE, RENEE
BERGER, ANTONIO
BLAKE, CHARMAINE
BODDEN, DINO, E.
BOOME, ARTHUR
BRANHAM, KAMEL
BROWN, CHRISTINA
BROWN, KELLEY
BROWN, RAQUEL
BYNUM, WILLENE
CALDWELL, MICKENI
CARDICHON, EMMANUEL
CARLO, MONALISA
CHARLES, HENRETTA
CLAY, ANTHONY, B.
CLAYTON, LAWRENCE
COLEMAN, REGINA
COPELAND, TRISHENA
COUNCIL, KALI
DACRES, KARLENE

Civil Action No. 07-CV-11098

AMENDED COMPLAINT

JURY TRIAL DEMANDED



DADA, TEMITOPE DALEY, JUANITA, T. DAVID, ALICIA DAVID, FATUKASI SMALL-DAVIS, SIMONE DOUGLAS, CLAUDETTE DRAGON, NESLEYE EDOBOR, GLAN, E. EDWARDS, GERTRUDE ELLIS, LATIA EROMOSELE, PETER ESAN, STEPHEN FELTON, JOSEPH, A. FERNANDEZ, ANDRE FERRELL, WILLOUNDA FORTE, PAULETTE FOSTER, PAMELA, K. FRANK, ELAHO GAIRY, SAMUEL, F. GATLING, KAREEM GAUSE, TERRI GBOBO, ROBINSON, O. GILLISON, ALAN, J. GIVENS, REGINALD GRAY, TYRONE, C. GREEN, TANYA HALL, MICHELLE HARRIS, NADIA HENDERSON, LINDA HENDERSON, MICHAEL HERNDON, SIMONE, M HODGE, ADINA HOLT, GERALDINE HUNTE, DEVIN IYANDA, EMMANUEL, O. IYASERE, MONICA, I. IZQUIERDO, YIRA JACKSON, ELEANOR, S. JACKSON, MARCIA JACKSON, NICOLE JAMES, DAME CHARLES-JEAN, DESIREE JEFFRIES, TASHEMA JOASSIN, SHERLY JOHNSON, QUIANNA JONES, JAMES, H	
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JONES, TIFFANY JORDAN, JAWHAR JUNCOS, JOSE KALMAHSON, NATHAN, M. KEMECH, SAMIA LEE, RALPH LEE, KEON LETMAN, MARY, W. LEWIS, ALFRED, W. LOVICK, LILLIAN LYNCH, FAY, L. OLUSOLA, OLOWO, K. OLUWAFUNMILAYO, JAMES, S. MARSALLIS, GAMANE MAYA, ERIK, J. MCIVER, AMY MCKENEZIE, KARLENE MCKINNEY, ROBIN, M. MEDFORD, NATHALIE MELENDEZ, ARACELI MICHAEL, AUGUSTUS MINNOW, ISHMAEL, K. MINTER, THOMAS MITCHELL, SEKEEMA MORGAN, SHELBY MORRIS, ANISHA MPRAH, RAPHAEL, Y. MUTANGA, JOTHAM NAVOS, JORGE NEWTON, REMIGIO LONG-NEWSOME, MURIEL NITOLLANO, BATAAN OFORI, SAMUEL OGBEIWI, AGHABIOMON ORIABURE, GODWIN, E. PAGAN, CARMEN PEARSON, ABIGAIL PETERSEN, KEITH PHILLIPS, RICHARD, W. PITT, KECIA POWELL, KADEEN POWELL, SAMUEL POWELL, SEAN RANDOLPH, BARRY, H. RAMOS, JUAN RANSOM, RHONDA, J	
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REYES, BARBARA ROBERTSON, CHRISTINE RODRIGUEZ, ABEL RODRIGUEZ, JENNY ROLERSON, KATHRYN ROGERS, LILA ROPER, OSWALDO RUFUS, OGUNRIBIDO RYMER, TONYA SCIPIO, LAMAR SCOTT, EDWARD SCOTT, JEWELENE SCOTT, KYLI SHELL, ELIZABETH SHITTU, ABIODIN SILAS, MARION SILLE, JOHNNIE, M. SMART, RONALD SMITH, RONALD, L. SMITH, TAMMIE SOTO, WILLIAM, F. SPELLER, ANITA, STARKES, TOMMY, C. STATON, TERRY STOWE, NAOMI, S. STRICKLAND, ANTHONY SULE, SIGISMUND, A. SURIA, FELIX THOMAS, MELANIE THOMASON, JENELL TRULUCK, RENITA UBA, PETER, C. UDEBHULU, MOSES ULLAH, WAHED VENNING, NIKEYA, WASHINGTON, CASSANDRA WILLIAMS, MORRIS WILLIAMS, MICHAEL, J. WILLIAMS, PATRICIA WILLIAMS, TAISHA WILLIS, TAHKYIA WILSON, NICOLE, M. WRAY, JESSIE CUMBERBATCH, ORRIN DOBY, LENNIKA GREENE, DWAYNE	
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CABRERA, MARITZABEL KANU, ISHA LOWE, PAMELA Plaintiffs v. CITY OF NEW YORK and THE NEW YORK CITY DEPARTMENT OF JUVENILE JUSTICE Defendants	
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Plaintiffs, by and through their counsel, for their complaint against the City of New York (the “City”) and the New York City Department of Juvenile Justice (“DJJ”; the City and DJJ are hereinafter collectively referred to as “Defendants”) allege as follows:

PARTIES

1. Plaintiffs bring this action for back pay and other relief pursuant to the Fair Labor Standards Act, 29 U.S.C. §§ 201-219 (the “FLSA”) and for a declaratory judgment pursuant to 28 U.S.C. § 1331 to remedy Defendants’ willful violations of the FLSA.

2. Plaintiffs are and at all material times have been employed by Defendants as juvenile counselors or in similar positions within DJJ. Each Plaintiff is or has been an “employee” of DJJ within the meaning of 29 U.S.C. § 203(e)(1).

3. Each Plaintiff is identified in the caption of the Complaint and has given his or her written consent to be a party plaintiff in this action pursuant to 29 U.S.C. § 216(b). Such written consents are included in Appendix A to this Complaint. Plaintiffs

bring this action as a collective action on behalf of themselves and all others similarly situated.

4. The City is a juridical entity amenable to suit as a “public entity” within the meaning of 29 U.S.C. § 203(x). The principal office and place of business of the City is located at Broadway and Park Row, New York City, New York. The City may be served with process by serving the Office of Corporation Counsel, 100 Church Street, New York City, New York 10007.

5. DJJ is an administrative division of the City and is a juridical entity amenable to suit as a public agency within the meaning of 29 U.S.C. § 203(x). The principal office and place of business of DJJ is located at 365 Broadway, New York City, New York. DJJ may be served with process by serving the Office of Corporation Counsel, 100 Church Street, New York City, New York 10007.

JURISDICTION AND VENUE

6. This Court has jurisdiction over this action pursuant to 28 U.S.C. § 1331 and 29 U.S.C. § 216(b).

7. Venue is proper in this district pursuant to 28 U.S.C. § 1391.

FACTS

8. On and/or after December 7, 2004 each Plaintiff has been employed by Defendants as a juvenile counselor or in a related position performing comparable functions. Plaintiffs’ duties have included counseling, care, custody and control of juvenile residents in a secure detention center.

9. On many occasions within the last three years, each Plaintiff has worked more than forty hours per week in the course of his or her employment by Defendants.

10. On those occasions, Defendants failed to provide each such Plaintiff with the rights and protections provided under the FLSA and to pay to each such Plaintiff the benefits to which he or she was and is entitled under the FLSA. Specifically, and without limitation, Defendants have violated the FLSA by:

- a. Pre-Shift/Post-Shift Claim: Failing to pay Plaintiffs for work they performed before and/or after their scheduled shifts;
- b. Float Day Claim: Failing to properly compensate Plaintiffs for 15 minutes of scheduled work that Plaintiffs performed each shift;
- c. Late Payment of Overtime: Failing to timely pay Plaintiffs overtime pay;
- d. Flawed Compensatory Time: Failing to comply to pay Plaintiffs in cash rather than "compensatory" time off in accordance with 29 U.S.C. § 207(o);
- e. Gap Time: Failing to pay Plaintiffs in cash (as opposed to "compensatory" time off) for all hours worked between their scheduled 35 hours and 40 hours worked in weeks when Plaintiffs worked more than 40 hours.
- f. Non-Compliant Pay system: Failing to pay Plaintiffs for overtime worked during the second week of a bi-weekly pay period on the regular pay day for that period, as required by 29 C.F.R. § 778.106.

CLAIMS FOR RELIEF FOR VIOLATIONS OF THE FLSA

11. Plaintiffs incorporate by reference paragraphs 1 through 10 above as though set forth verbatim herein.

12. 29 U.S.C. § 207(a) requires the payment of overtime compensation at the rate of one and one-half times an employee's regular rate of pay for all hours worked in

excess of forty hours per week. Public agency employers such as Defendants may substitute compensatory time off for cash compensation for overtime, but only under the terms and conditions prescribed by the FLSA and the regulations of the Secretary of Labor promulgated thereunder.

13. Defendants' practices and procedures as described in Paragraph 10 hereof failed to comply with the requirements of the FLSA as described herein.

14. Defendants' past and continuing failure to pay Plaintiffs and Defendants' other employees similarly situated to Plaintiffs the overtime pay required by the FLSA has been and continues to be willful and intentional.

15. Defendants' practices as alleged herein, including without limitation in Paragraph 10, have violated § 207 of the FLSA since December 1, 2004.

16. Plaintiffs have not been able to determine the amount due and owing to Plaintiffs and to other employees of Defendants similarly situated to Plaintiffs because Plaintiffs do not have access to Defendants' payroll and other relevant records.

RELIEF REQUESTED

WHEREFORE, Plaintiffs on their own behalf and on behalf of other similarly situated employees of Defendants, pray that this Court:

- A. Enter judgment declaring that Defendants have violated the FLSA and deprived each Plaintiff of his or her rights under 29 U.S.C. § 207 and 29 C.F.R. § 778.106.
- B. Enter judgment declaring that Defendants have willfully violated the FLSA and deprived each Plaintiff of his or her rights under U.S.C. § 207 and 29 C.F.R. § 778.106.

- C. Order a complete and accurate accounting of all the compensation to which Plaintiffs are entitled;
- D. Award Plaintiffs monetary liquidated damages in the amount required by the FLSA and the regulations of the Secretary of Labor promulgated thereunder.
- E. Award Plaintiffs interest on such damages.
- F. Award Plaintiffs their reasonable attorneys fees and the costs and disbursements; and
- G. Grant such other relief as may be just and proper.

REQUEST FOR JURY TRIAL

Plaintiffs hereby demand that their claim be tried before a jury.

Respectfully submitted,



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